Case 5:03-cv-02210-JF Document 45 Filed 07/16/09 Page 1 of 3 PETER H. KANG (No. 158101) KEVIN P. BURKE (No. 241972) CONNIE TSAI (No. 250264) SIDLEY AUSTIN LLP 555 California Street, Suite 2000 3 San Francisco, California 94104 **E-Filed 7/16/2009** Telephone: (415) 772-1200 4 | (415) 772-7400 Facsimile: 5 Email: pkang@sidley.com kburke@sidley.com 6 ctsai@sidley.com Attorneys for Plaintiff Viet Mike Ngo EDMUND G. BROWN JR. TIMOTHY P. MURPHY (No. 120920) EDRINGTON, SCHIRMER Attorney General of the State of California DAVID'S. CHANEY & MURPHY LLP The Terraces Chief Assistant Attorney General ROCHELLE C. EAST 2300 Contra Costa Blvd., Suite 450 Senior Assistant Attorney General Pleasant Hill, CA 94523 11 MICHAEL W. JORGENSON Telephone: (925) 827-3300 Supervising Deputy Attorney General Facsimile: (925) 827-3320 12 JAY C. RUSSELL, State Bar No. 122626 Email: TMurphy@esmlawfirm.com Supervising Deputy Attorney General 455 Golden Gate Avenue. Suite 11000 Attorneys for Defendant Wooten 13 San Francisco, CA 94102-7004 Telephone: (415) 703-5717 14 Fax: (415) 703-5843 Email: Jay.Russell@doj.ca.gov 15 Attorneys for Defendants Woodford, Nienhuis, Bracy, 16 McGarvey, and Knudsen 17 18 IN THE UNITED STATES DISTRICT COURT 19 FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION 20 21 Case No. C 03-2210 JF 22 VIET NGO, 23 Plaintiff. JOINT CASE MANAGEMENT **CONFERENCE STATEMENT** 24 AND [PROPOSED] CASE v. MANAGEMENT ORDER J. S. WOODFORD, et al., 25 Defendants. 26 Hearing: July 19, 2009 10:30 a.m. Time: Courtroom: 3, 5th Floor 27 The Honorable Judge:

Joint Case Mgmt. Conf. Statement

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Jeremy Fogel

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1	The parties jointly submit this Case Management Statement and Proposed Order:
2	Following a settlement conference held before Magistrate Judge Elizabeth Laporte on
3	September 17, 2008, the parties reached an agreement to fully settle this litigation. Since that
4	date, the parties have negotiated on terms for a formal Settlement and Release Agreement.
5	Continuing discussions between the parties have resulted in a proposed final draft of the
6	agreement. Although the parties had anticipated this agreement would be executed by this date,
7	Defendants are continuing to determine who will be the appropriate persons to sign the
8	agreement. This, together with the recent Fourth of July holiday, has led to an unexpected delay.
9	In addition, Plaintiff's incarceration requires additional time for his review and signature.
10	To that end, the parties request that the Court continue the Case Management Conference
11	for an additional thirty days to allow for execution of and compliance with the proposed
12	Settlement and Release Agreement.
13	Dated: July 14, 2009
14	Respectfully submitted,
15	EDMUND G. BROWN JR. Attorney General of the State of California
16	DAVID S. CHANEY Chief Assistant Attorney General
17	ROCHELLE C. EAST Senior Assistant Attorney General
18	MICHAEL W. JORGENSON
19	Supervising Deputy Attorney General
20	/s/ Jay C. Russell
21	JAY C. RUSSELL
22	Supervising Deputy Attorney General Attorneys for Defendants Woodford, Nienhuis, Bracy,
23	McGarvey, and Knudsen
24	SIDLEY AUSTIN LLP
25	/s/ Connie Tsai
26	
27	CONNIE TSAI, ATTORNEY AT LAW KEVIN P. BURKE, ESQ. Attorneys for Plaintiff Viet Mike Ngo
28	Audineys for Figure 180

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